Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

RECEIVED

NOV 1 6 1998

In the Matter of

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

AMENDMENT OF SECTION 73.202(b), TABLE OF ALLOTMENTS, FM BROADCAST STATIONS. (Killeen and Cedar Park, Texas)

MM Docket No. 98-176

RM-9363

To: The Chief,

Allocations Branch,

Policy and Rules Division,

Mass Media Bureau

COMMENTS OF FULLER-JEFFREY RADIO OF NEW ENGLAND, INC.

Fuller-Jeffrey Radio of New England, Inc. ("Fuller-Jeffrey"), the licensee of Class C commercial FM radio broadcasting station WPKQ, Channel 279C in Berlin, New Hampshire, by its undersigned attorney and pursuant to Section 1.420 of the Commission's Rules, hereby respectfully submits these Comments with respect to the Commission's *Notice of Proposed Rule Making* in the above-captioned proceeding, DA 98-1939, adopted on September 16, 1998 and released on September 25, 1998 by the

No. of Copies rec'd O 1 |

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau (the "NPRM"). In support, Fuller-Jeffrey respectfully submits the following:

- 1. Fuller-Jeffrey's interest in this proceeding is confined to Paragraphs 3, 4, and 5 of the *NPRM*. In those Paragraphs, the *NPRM* observes that the instant proceeding involves a proposed amendment to the Table of Allotments for FM Broadcast Stations, Section 73.202(b) of the Commission's Rules. The proposed amendment contemplates the removal of the current allotment of Class C FM radio broadcasting station Channel 227C from Killeen, Texas to Cedar Park, Texas, and a concomitant modification of LBJS Broadcasting Company, L.P.'s ("LBJS's") license from the Commission for Class C FM radio broadcasting station KAJZ, which operates on Channel 227C at Killeen.
- 2. The *NPRM* notes that KAJZ commenced operation prior to the Commission's adoption of the station separation requirements for FM broadcasting stations in 1964; that KAJZ's antenna site is "short-spaced" under those requirements to FM radio broadcasting station KLBJ in Austin, Texas; and that the short-spacing is "grandfathered." *Id.* at Paragraph 3. The *NPRM* recites that no modifications in KAJZ's transmitting facilities are proposed, and that this case therefore falls within the

ambit of the Commission's policy established in Newnan and Peachtree City, Georgia, 7 FCC Rcd 6307 (Chief, Allocations Branch, Policy & Rules Division, Mass Media Bureau, 1992). In that case, the Commission made an exception to its normal practice of refusing to amend the Table of Allotments in a manner that would violate the spacing requirements of Section 73.207 of the Commission's Rules. The rationale of Newnan and Peachtree City is that since the affected station is not proposing to modify its facilities in a way that would create any new short-spacing departures from the requirements of Section 73.207, nor exacerbate the existing and grandfathered shortspacing departure from those requirements, the station should have the same opportunity to change its community of license as a station sited in compliance with Section 73.207. Paragraph 5 of the NPRM questions whether the Commission should continue to adhere to the policy adopted in Newnan and Peachtree City and whether that policy should be extended to post-1964 grandfathered short-spaced stations. Id. at Paragraph 5. 1/

The latter concern apparently relates to Class A FM radio broadcasting stations which may have become short-spaced by virtue of the Commission's rule modifications in MM Docket No. 88-375, Amendment of Part 73 of the Rules to Provide for an Additional FM Station Class (Class C3) and to Increase the Maximum Transmitting Power for Class A FM Stations, 4 FCC Rcd 6375 (1989), on reconsideration, 6 FCC Rcd 3417 (1991).

decision in the *NPRM* to revisit the policy adopted in *Newnan and Peachtree City*.

That policy has served the Commission well for six years, and Fuller-Jeffrey is not aware of any harm to the public interest that has resulted from the Commission's adherence to that policy during that time. Inasmuch as the policy only applies to situations where the affected station is not proposing to modify its transmitting facilities in a manner that would create new short-spacings or exacerbate the existing and grandfathered short-spacings, no injury is caused to any other station or to the listening public. On the contrary, the policy is wisely designed to give stations which -- through no fault of their own -- find themselves in a grandfathered departure from the spacing requirements of Section 73.207 the same flexibility as stations not so situated to serve a perceived public interest by changing their communities of license in a manner that otherwise satisfies all Commission rules and policies. ²/

Insofar as the present case involving the proposed re-allocation of Channel 227C from Killeen, Texas to Cedar Park, Texas does not present a Class A FM radio broadcasting station grandfathered short-spacing issue, the *NPRM*'s concern over post-1964 short-spacings appears to be misplaced in this proceeding. *NPRM*, at Footnote 3.

Fuller-Jeffrey's interest in this proceeding is to protect the vitality 4. of the policy adopted in Newnan and Peachtree City. Fuller-Jeffrey is currently involved in a rule making proceeding that contemplates an amendment to the Table of Allotments by removing the allotment of Channel 279C from Berlin, New Hampshire to North Conway, New Hampshire and a concomitant modification to Fuller-Jeffrey's license from the Commission for WPKQ. Notice of Proposed Rule Making in MM Docket No. 97-216, 12 FCC Rcd 16403 (Chief, Allocations Branch, Policy & Rules Division, Mass Media Bureau, 1997). Fuller-Jeffrey's proceeding in MM Docket No. 97-216 bears many similarities to the instant proceeding involving Killeen and Cedar Park, Texas: both cases involve pre-1964 (and therefore grandfathered) short-spacings in which the affected station does not propose to modify its transmitting facilities. Both proceedings should follow the policy adopted in Newnan and Peachtree City, unless and until someone comes forward with a sound reason not to do so, which neither the Notice of Proposed Rule Making in MM Docket No. 97-216 nor the NPRM in the instant proceeding purport to do. 3/

The Commission is, of course, free to change its policy. In doing so, however, it must provide a reasoned opinion or analysis of the basis for the change. See, e.g., CBS, Inc. v. FCC, 454 F.2d 1018, 1025 (D.C. Cir. 1971). Inasmuch as the Notice of Proposed Rule Making in MM Docket No. 97-216 does not appear to threaten the (continued...)

In any event, if the Commission decides to modify or to overrule 5. the policy adopted in Newnan and Peachtree City, such a decision should not be applied retroactively to affect proceedings -- such as MM Docket No. 97-216 -- that were initiated and prosecuted in good-faith reliance upon the continuing vitality of that policy. Nothing in the Notice of Proposed Rule Making in MM Docket No. 97-216, supra, gave Fuller-Jeffrey or any other party notice that the policy adopted in Newnan and Peachtree City might be revisited; to that extent, Fuller-Jeffrey's circumstance differs from that of LBJS in the instant proceeding, as LBJS was at least put on notice in the NPRM that the policy might be overturned. It would be manifestly unfair to Fuller-Jeffrey -- whose efforts to change WPKQ's city of license date back to the filing of the original petition for rule making on April 25, 1997 by Fuller-Jeffrey Broadcasting Corporation of Greater Des Moines, Fuller-Jeffrey's predecessor as the licensee of WPKQ -- for the Commission to have proceeded so slowly in MM Docket No. 97-216 that Fuller-Jeffrey's efforts over the past 19 months now risk being undone by an action that the Commission's staff contemplates taking, sua sponte and without

 $[\]underline{3}$ / (...continued)

continuing vitality of the policy established in *Newnan and Peachtree City*, while the *NPRM* in the instant proceeding does so but without reason or analysis, the fundamental elements of rational agency decision making appear not to have been satisfied.

explanation, in an unrelated proceeding that was not even launched until Fuller-Jeffrey's proceeding had been pending before the Commission for an entire year from the date of the adoption of the *Notice of Proposed Rule Making in MM Docket No. 97-216*.

WHEREFORE, Fuller-Jeffrey respectfully urges the Commission to adopt the proposed amendment to Section 73.202(b) set forth in the *NPRM* in this proceeding; to leave the policy established in *Newnan and Peachtree City* intact; or, if that policy is to be overruled, to overrule that policy only in proceedings in which the *Notice of Proposed Rule Making* had given affected parties notice that such action was being contemplated.

Respectfully submitted,

FULLER-JEFFREY RADIO OF NEW ENGLAND, INC.

John Griffith Johnson, Jr.

Heidi Atassi Gaffney 4/

Its Counsel

Paul, Hastings, Janofsky & Walker, LLP

1299 Pennsylvania Avenue, N.W.

Tenth Floor

Washington, D.C. 20004-2400

Telephone: (202) 508-9578 Facsimile: (202) 508-9700

November 16, 1998

Admitted in the State of Ohio only; supervision by John Griffith Johnson, Jr., a member of the District of Columbia Bar.

CERTIFICATE OF SERVICE

Alicia M. Altamirano, a secretary in the law firm of Paul, Hastings, Janofsky & Walker, LLP, does hereby certify that she has on this 16th day of November, 1998, caused copies of the foregoing COMMENTS OF FULLER-JEFFREY RADIO OF NEW ENGLAND, INC. to be mailed to the following by first-class United States mail, postage prepaid:

Howard M. Weiss Fletcher, Heald & Hildreth, P.L.C. 1300 North Seventeenth Street, Eleventh Floor Rosslyn, Virginia 22209

Cen-Tex Media, Inc. Station KSTV 3209 West Washington Street Stephensville, Texas 76401

Coastal Wireless Company Station KPLV Post Office Box 1130 Victoria, Texas 77902

Texas Star Radio, Inc. Station KKZN Post Office Box 2026 York, Pennsylvania 17401

Alicia M. Alfamerano